SEATTLE FIRST NATIONAL BANK

HEAD OFFICE REGION

RICHARD W. LARSON Assistant Vice President

April 24, 1980

** 11791
RECORDATION NO......Filed 1425

Ms. Mildred Lee Secretary of Interstate Commerce Commission, Room 2303 Washington, D.C. 20423

MAY 14 1980 -10 30 AM

INTERSTATE COMMERCE COMMISSION

0-135A043

MAY 1 4 1980

For 50.00

Dear Ms. Lee:

Please record on our behalf, Seattle-First National Bank's security interest in four reconditioned/reconstructed "XM" railroad boxcar hulks identification numbers: NYSW 2034, NYSW 2035, NYSW 2036, NYSW 2037. The owner of the boxcars is <u>Cord Harms Zum Spreckel</u>, <u>Route 2, Box 186</u>, Vashon Island, Washington 98070. The boxcars will be managed by Rail Car, Inc.

We are enclosing our Security Agreement for recording along with the Fifty Dollar filing fee. Upon completing the recording please return the Security Agreement to the undersigned at:

Seattle-First National Bank Head Office Branch, 4th Floor Commercial Loan Department P.O. Box 3586 Seattle, Washington 98124

Sincerely,

Richard W. Larson Assistant Vice President

RWL:ajd

Encls.

Acknowledged:

Nato.

By: C. fle & Sprecke

May 14 10 21 AM *81
FEE OPERATION

Interstate Commerce Commission Washington, D.C. 20423

5/16/80

OFFICE OF THE SECRETARY

Richard W. Larson
Assistant Vice President
Seattle-First Natl. Bank
Head Office Branch,4th Floor
Commercial Loan Dept
P.O.Box 3586 Seattle, Washington 98124
Dear Sir:

The enclosed document(s) was recorded pursuant to the provisions of Section 11303 of the Interstate Commerce Act,49 U.S.C. 11303, on 5/14/80 at 10:30am , and assigned rerecordation number(s). 11791

Sincerely yours,

Agatha L. Mergenovich
Secretary

Enclosure(s)

FORM 3500 REV. 1/78



MAY 14 1980 -1032 AM

(SIGNATURE OF DEBTOR)

(Chattel Mortgage Type Instrument. Do Not Use for Inventory or Retail Sale Transactions on Consumer Goods) SION

SECURITY AGREEMENT - EQUIPMENT, FARM EQUIPMENT, FIXTURES, OR CONSUMER GOODS

(May Be Used for Motor Vehicles and Aircraft in Above Categories)

,			•		
THE UNDERSIGNED	Cord Harms Zum	Spreckel	Hood Office		
	tor") hereby grants to SEATTL			Branch	
			the following described property; together with all increas or, together with all proceeds of all such property, to-wit:	es therein, all added and subst	
•	(Insert full description of pro	perty, including identifying da	ta such as year, make, model, serial and identification nur	nbers.)	
	Four reconstruc	Four reconstructed and/or rebuilt "XM" railroad boxcar hulks.			
	New Car Numbers	<u>-</u>	Old Car Numbers		
	NYSW 2036 NYSW 2035		FGEX 1078 FGEX 1154		
	NYSW 2034 NYSW 2037		FGEX 1037 FGEX 1157		
	•				
All = 5 = 2 d = 0 = 0 = 0 d = 0			The 48 contiguous United State	2 S	
	s hereinafter referred to as the "c		indebtedness and obligations of Debtor to Secured Party	Outry, washingto	
arising, direct or indirect	-	yment and performance of an	midestedness and obligations of pester to decored 1 arty	presently existing and nereal	
				•	
	DEBTOR HEREBY	REPRESENTS, COVENANTS	AND AGREES WITH SECURED PARTY AS FOLLOWS:		
1. Use of collateral - Residence of Debtor Debtor agrees to comply with any governmental regulation affecting the use of the property and will not waste, injure or destroy the property, or use or permit the use of the collateral in any unlawful manner. Debtor represents and agrees that the primary use of the collateral is and will be as checked here:			3. Ownership and Liens Debtor (if a natural person) is of legal age, (if a corporation) is duly organized an existing under the laws of the state of its incorporation; owns the collateral and it is free and clear of all security interests and encumbrances of every nature (except a noted on the reverse). Debtor will not create or permit the existence of any lien of security interest other than that hereby created on the collateral without the writte consent of Secured Party. Any certificate of title now or hereafter existing on an		
Personal, family or household purposes					
🕅 Business use			of the collateral will be delivered to Secured Party a cured Party.	nd will recite the interest of Se	
☐ Farming			4. Taxes		
	tural person) resides or (if a corpo inty set forth below, unless son		Debtor will pay before delinquency all taxes of levied against the collateral and will pay any tax whition secured hereby.		
	King	County, Washington.	 Repairs and Inspection. Debtor will keep the collateral in good repair. collateral at reasonable times and intervals and may 		
2. Fixtures If any of the collater of the real estate is as	ral is to be or has been attached follows:	to real estate, the description	ises upon which the collateral is located.6. Insurance.Debtor will keep the collateral continuously insurance.		
	· · · · · · · · · · · · · · · · · · ·	County, Washington	Secured Party against fire, theft and other hazards de Party, in an amount equal to the full insurable value		
				•	
•	The terms a	nd conditions appearing on the	e back hereof are part of this Security Agreement.		
	more than one party, the obliga				
Signed this 25	day ofApril	_{, 19} . 80	Cord Harms Zum Spreckel	<u> </u>	
Rout 2	Box 186 Vash	non Island	x C. fersz	prechel	
∑ Str	reet	City	//	,	

King County, Washington

MAILING ADDRESS OF DEBTOR (Print)

hereby, with such form of loss payable clause as designated by and in favor of Secured Party, and will deliver the policies and receipts showing payment of premiums to the Secured Party. In the event of loss, Secured Party shall have full power to collect any and all insurance upon the collateral and to apply the same at its option to any obligation secured hereby, whether or not matured, or to the restoration or repair of the collateral. Secured Party shall have no liability whatsoever for any loss that may occur by reason of the omission or lack of coverage of any such insurance.

7. Removal of Sale

Without the prior written consent of Secured Party, Debtor will not sell or lease the collateral or any interest therein. The Secured Party may assign or transfer the whole or any part of the indebtedness, obligation or liability of the Debtor, and may transfer therewith as collateral security the whole or any part of the collateral herein mentioned, and all obligations, rights, powers and privileges herein provided shall inure to the benefit of the assignee and shall bind the heirs, executors, administrators, successors or assigns of the parties hereto, as the case may be.

8. Expenses Incurred by Secured Party

Secured Party is not required to, but may at its option, pay any tax, assessment, insurance premium, expense, repair or other charges payable by Debtor, and any filling or recording fees, and any amount so paid, with interest thereon at the maximum rate permitted by law from date of payment until repaid shall be secured hereby and shall be repayable by Debtor on demand. The rights granted by this paragraph are not a waiver of any other rights of Secured Party arising from breach of any of the covenants hereof by Debtor.

9. Waivers

This Security Agreement shall not be qualified or supplemented by course of dealing. No waiver or modification by Secured Party of any of the terms or conditions hereof shall be effective unless in writing signed by Secured Party. No waiver or indulgence by Secured Party as to any required performance by Debtor shall constitute a waiver as to any subsequent required performance or other obligations of Debtor hereunder.

10. Default

Time is of the essence in this Security Agreement, and in any of the following events, hereinafter called "Events of Default," to-wit:

- (a) Any failure to pay when due the full amount of any payment of principal, interest, taxes, insurance premiums or other charges which are or may be secured hereby; or
- (b) Any failure to perform as required by any covenant or agreement herein; or
- (c) The falsity of any representation by Debtor herein or in any credit application or financial statement given by Debtor to Secured Party as a basis for any extension of credit secured hereby; or
- (d) If the collateral should be seized or levied upon under any legal or governmental process against Debtor or against the collateral; or

- (e) If Debtor becomes insolvent or is the subject of a petition in bankruptcy, either voluntary or involuntary, or in any other proceeding under the federal bankruptcy laws; or makes an assignment for the benefit of creditors; or if Debtor is named in or the property is subjected to a suit for the appointment of a receiver; or
- (f) The Secured Party deems itself insecure.

Then and in any of such events of default, the entire amount of indebtedness secured hereby shall then or at any time thereafter, at the option of Secured Party, become immediately due and payable without notice or demand, and Secured Party shall have an immediate right to pursue the remedies provided herein.

11. Remedies .

In the event of a default hereunder, Secured Party shall have all remedies provided by law; and without limiting the generality of the foregoing, shall be entitled as follows:

- (a) Debtor agrees to put Secured Party in possession of the collateral on demand;
 and
- (b) Secured Party is authorized to enter any premises where the collateral is situated and take possession of said collateral without notice or demand and without legal proceedings; and
- (c) At the request of Secured Party, Debtor will assemble the collateral and make it available to Secured Party at a place designated by Secured Party which is reasonably convenient to both parties; and
- (d) Debtor agrees that a period of ten (10) days from the time notice is sent, by first class mail or otherwise, shall be a reasonable period of notification of a sale or other disposition of the collateral; and
- (e) Debtor agrees that any notice or other communication by Secured Party to Debtor shall be sent to the mailing address of the Debtor stated herein; and
- (f) Debtor agrees to pay on demand the amount of all expenses reasonably incurred by Secured Party in protecting or realizing on the collateral. In the event that this Security Agreement or any obligation secured by it is referred to an attorney for protecting or defending the priority of Secured Party's interest or for collection or realization procedures, Debtor agrees to pay a reasonable attorney's fee, including fees incurred in both trial and appellate courts, or fees incurred without suit, and expenses of title search and all court costs and costs of public officials. The sums agreed to be paid in this subparagraph shall be secured hereby; and
- (g) If Secured Party disposes of the collateral, Debtor agrees to pay any deficiency remaining after application of the net proceeds to any indebtedness secured hereby.
- 12. This Security Agreement and the indebtedness hereby secured are subject to the laws of the State of Washington and are to be construed in accordance therewith.

ATTACHMENT TO SECURITY AGREEMENT DATED

INDIVIDUAL FORM OF ACKNOWLEDGEMENT

STATE OF Washington	
County of Vina, ss:	
On this 15t day of May 19 80, before me	
personally appeared Cold Harmo Zum Sprack to me known to be the person described in and who executed the foregoing instrument and he acknowledged that he executed the same as his free act and deed. (SEAL) My commission expires May 151 1984	
STATE OF WASHINGTON, ss:	_
I, a Notary Public in and for the	
I, a Notary Public in and for the State of Washington, hereby certify that I have examined the original	
State of Washington, hereby certify that I have examined the original	
State of Washington, hereby certify that I have examined the original Security Agreement dated, and executed by	
State of Washington, hereby certify that I have examined the original Security Agreement dated, and executed by	
State of Washington, hereby certify that I have examined the original Security Agreement dated	
State of Washington, hereby certify that I have examined the original Security Agreement dated	
State of Washington, hereby certify that I have examined the original Security Agreement dated	



April 9, 1987

Interstate Commerce Commission 12th & Constitution Ave. N.W. Washington, D.C. 20423 Room 2303

Attn: Mildred Lee

RECORDATION NO//79/Filed & Recorded

APR 20 1987 19: 0 5 Am

ANTERSTATE COMMERCE COMMISSION

TO WHOM IT MAY CONCERN:

I Seattle First National Bank, being duly sworn, depose and say our interest in the vehicle listed below has been satisfied.

REGISTERED OWNER: __Cord Harms Zum Spreckel Old Cars #1078FGEX #NYSW 2036 New car YEAR AND MAKE: 1154FGEX NYSW 2035 1037FGEX Ny 3W 2034 1157 SERIAL NUMBER: NYSW 2037

LICENSE NUMBER: Four reconstruction & or rebuilt "XM" railroad Boxcar hulks.

DATE LIEN SATISFIED: 11791 filed 1425 5/14.80 10:30 AM

TOTAL AMOUNT OF LIEN: \$118002.40

FOR SEATTLE FIRST NATIONAL BANK hause Title Clark 9th day of April 19 87 Subscribed and sworn to before me this n and for the STATE of WASHINGTON

residing in

Interstate Commerce Commission Washington, D.C. 20423

4/20/87

OFFICE OF THE SECRETARY

Jean Newhouse, Title Clerk Seattle First National Bank P.O.Box 58190 Tukwila, Washington 98188

Dear Sir:

The enclosed document(s) was recorded pursuant to the provisions of Section 11303 of the Interstate Commerce Act, 49 U.S.C. 11303, on $_{4/20/87}$ at $_{10:05am}$, and assigned rerecordation number(s). $_{11791-A\ Released}$

Sincerely yours,

Moreta R. M. See

Enclosure(s)